

R.N.I.No. TELMUL/2016/73158
HSE No. 1051/2017-19.

[Price: ₹: 3.00]



తెలంగాణ రాజ పత్రము
RULES SUPPLEMENT TO PART-II
EXTRAORDINARY
OF
THE TELANGANA GAZETTE
PUBLISHED BY AUTHORITY

No. 08] HYDERABAD, FRIDAY, DECEMBER 13, 2019.

NOTIFICATIONS BY GOVERNMENT

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REVENUE DEPARTMENT

(Excise-II)

AMENDMENTS TO THE TELANGANA EXCISE (GRANT OF
LICENCE OF SELLING BY BAR AND CONDITIONS OF
LICENCE) RULES, 2005.

[G.O.Ms. No. 134, Revenue (Excise-II), 13th December, 2019.]

In exercise of the power conferred by Section 72 read with sections 17, 28 and 29 of the Telangana Excise Act, 1968 (Act No. 17 of 1968), the Government of Telangana hereby makes the following amendments to the Telangana Excise (Grant of Licence of Selling by Bar and Conditions of Licence) Rules, 2005 issued in G.O.Ms.No. 997, Revenue (Ex.II) Department, dated : 24-05-2005., as amended from time to time.

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G-569/1.

AMENDMENTS

In the said rules,-

1. In rule 5,

(a) for sub-rule (1) the following rule shall be substituted, namely,-

“(1) A person intending to establish a Bar may submit an application along with the trade licence issued by competent authority showing having trade licence and that he is running a restaurant/hotel along with the premises title i.e., ownership, registered lease deed of the premises, GST Registration in Form-1A to the Commissioner of Prohibition and Excise enclosing a challan of Rs.1,00,000/- (Rupees one lakh only) to get prior clearance:

Provided that in case of Elite Bar, they may enclose a challan of Rs. 3,00,000/- (Rupees three lakhs only) to get prior clearance.”

(b) in sub-rule (4) for the expression “Rs. 1,00,000/-” the expression and words “Rs. 2,00,000/- (Rupees two lakhs only)” shall be substituted;

2. In rule 13, for sub-rule (3), the following shall be substituted, namely,-

“(3) No shifting of the licensed premises shall ordinarily be permitted during the licence period from one location to another however, the shifting of the licensed premises under Form-2B may be considered by the Commissioner within the same local area jurisdiction of smaller urban area/ Municipality/Municipal Corporation or in GHMC within the same area of the zonal jurisdiction where the bar is located subject to payment of 12.5% of Bar Excise Tax or Rs. 5,00,000/- (Rupees five lakhs only) whichever is higher as shifting Bar Excise Tax, in case of out of Zonal jurisdiction in GHMC it amounts to Double the above prescribed shifting Bar Excise Tax (i.e 25% of Bar Excise Tax or Rs. 10,00,000/- (Rupees ten lakhs only) whichever is higher), if the shifting of the original licensed premises of Hotel and Restaurant is permitted by the local authority of smaller urban areal/Municipality/ Municipal Corporation/GHMC”.

3. In rule 17, for sub-rule (2) the following shall be substituted, namely,-

“(2) The Bar Excise Tax payable by any licence for the privilege of having the transfer of his licence to any other person shall be 15% of the Bar Excise Tax or Rs.6,00,000/- (Rupees six lakhs only) whichever is higher chargeable for transfer of such licence”.

4. In rule 18, in the first proviso, for the words “on payment of a Fee of 5% of the Bar Excise Tax”, the words “on payment of a Fee of 7.5% of the Bar Excise Tax or Rs. 3,00,000/- (Rupees three lakhs only) whichever is higher for inclusion or exclusion.”, shall be substituted:

5. In rule 27, after the existing paragraph the following sub-rules shall be added,-

“(a) all the bar licences in the State shall be equipped with required systems and equipment as prescribed by Commissioner of Prohibition and Excise with full automation and shall update day to day transaction with reading of Holographic Excise Adhesive Label (HEAL);

(b) all the bar licences in the State shall be installed minimum (04) CCTV Cameras in the entrance, liquor counters and liquor store room of the licensed premises with linkage facility to Control Rooms of Prohibition and Excise Department and instructions issued by the Commissioner of Prohibition and Excise from time to time.”

AMENDMENTS TO THE TELANGANA EXCISE (GRANT OF LICENCE OF SELLING BY IN-HOUSE AND CONDITIONS OF LICENCE) RULES, 2005.

[G.O.Ms. No. 135, Revenue (Excise-II), 13th December, 2019.]

In exercise of the power conferred under Section 21 (4) and 28 (3) of the Telangana Excise Act, 1968. (Act No. 17 of 1968), the Government of Telangana hereby makes the following amendments to the Telangana Excise (Grant of Licence of Selling by In-house and Conditions of Licence) Rules, 2005 issued in G.O.Ms.No. 999, Revenue (Ex.II) Department, Dated : 24-05-2005 and published in the Telangana Extraordinary Gazette dated : 24-05-2005 and as amended subsequently from time to time:-

AMENDMENTS

1. In rule 11, in the schedule there under, against Sl.No.5, for clauses (a), (b), (c) and (d), the following shall be substituted, namely,-

“(a) Social Family and Get-together Events for each day in other than GHMC and GHMC periphery,-

(i) Rs.9,000/- (Rupees nine thousand only);

- (ii) Rs. 12,000/- (Rupees twenty thousand only) in 4-star and above hotels;
- (b) Social, Family and Get-together Events for each day in GHMC and 5 Kms. periphery of GHMC,-
 - (i) Rs. 12,000/- (Rupees twelve thousand only);
 - (ii) Rs. 20,000/- (Rupees twenty thousand only) in 4-star and above hotels;
- (c) In case of Sports, Commercial and Entertainment Events,-
 - (i) Rs. 50,000/- (Rupees fifty thousand only) sale of event tickets numbering upto 1,000/-
 - (ii) Rs. 1,00,000/- (Rupees one lakh only) sale of even tickets numbering upto 5,000;
 - (iii) Rs. 2,50,000/- (Rupees two lakhs fifty thousand only) sale of even tickets numbering above 5,000 for events conducted in stadiums, big open places, big auditoriums;
- (d) For all Clubs having C-1 licence, the fee shall be Rs.5,000/- (Rupees five thousand only) for each day.”

SOMESH KUMAR,

Special Chief Secretary to Government.

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